Case: 11-21485-JSD Doc#:2 Filed:12/05/11 Page:1 of 3

United States Bankruptcy Court Southern District of Georgia

_	-	1 /	\frown 1	1 1	\sim	
		_	/	$-\Delta$	\simeq	_
		L 2	_ 」	LI	\circ	

In re	Mark Po	pwell				Case No.				
					Debtor(s)	Chapter	13			
					PLAN AND MOTION 2005-3 Approved Form	<u>ON</u>				
1.	Debtor(s) shall pay to the Trustee the sum of \$175.00 for the applicable commitment period of:									
	· · · · · · · · · · · · · · · · · · ·	onths: or imum of 36 month	ns. § 1325(b)(4).			le include the follo	•	se plan payments		
2.				hall maka	disbursements as fo					
2.						nows.				
		Trustee percentage	•							
	(b) Attor		oursuant to § 507((a)(2) of \$	3,000.00 to be j	paid in accordance	with applica	able General Orders		
		r § 507 claims, un in the order specif		otherwise	in the plan will be pa	aid in full over the	life of the p	lan as funds become		
	(d)	become due afte		petition b	t on the following loa ut before the month o					
		CREDITOR			OF FIRST TRUSTI	<u>EE</u>	INITIAI	L MONTHLY		
		-NONE-		PAYME	<u>NT</u>			PAYMENT		
	IN THE	ALTERNATIVE Debtor will mak debts:		yments di	rect to creditor accor	ding to the contrac	t on the foll	owing long-term		
		CREDITOR		_		INITIAL	MONTHL	Y PAYMENT		
		CHASE	vicing Company		g. Jan. 2011 g. Jan. 2011			\$550.00 \$374.00		
				208	, v 2011			·		
	(e) Fully	Secured Allowed	Claims and Exec	utory Con	tracts as set forth be	low:				
		CREDITOR	COLLATER	<u>AL</u>	ESTIMATED	INTEREST RAT	<u>E</u>	MONTHLY		
		-NONE-			CLAIM			<u>PAYMENT</u>		
					alue the collateral pa		following o	claims pursuant to		
		CREDITOR	COLLATERA	<u>L</u>	VALUATION	INTEREST RATE		MONTHLY PAYMENT		
	(g) Cure	payments on allo	wed prepetition ar	rearage cl	aims set forth below	. § 1322(b)(5):				
		CREDITOR Americas Serv	ricing Company			ESTIMATED	PREPETI	<u>ΓΙΟΝ CLAIM</u> \$2,250.00		

Case: 11-21485-JSD Doc#:2 Filed:12/05/11 Page:2 of 3

	CREDITOR CHASE		ESTIMATED PREPETITION CLAIM \$ 1,374.004 8 5
	(h) The following unsecured all <u>CREDITOR</u> -NONE-	owed claims are classified to be paid at 10	00% ☐ with interest at%; ☒ without interest.
	(i) Allowed general unsecured	claims, including the unsecured portion of vidend or a prorata share of \$, which	any bifurcated claims provided for in $\P 2(f)$ or 6, hever is greater.
3.		ore-confirmation lease and adequate protect the Creditor; or To the Trustee	tion payments on allowed claims of the following
	CREDITOR		ADEQUATE PROTECTION OR LEASE PAYMENT AMOUNT
	-NONE-		
4.		domestic support obligations direct to the de the statutory notice of § 1302(d) to thes	holder of such claim identified here. § 101(14A). se claimants.
	<u>CREDITOR</u> -NONE-	ADD	<u>PRESS</u>
5.	Pursuant to 11 U.S.C. §522(f), d 349, with respect to the property		wing creditors, upon confirmation but subject to §
	<u>CREDITOR</u> -NONE-	PRO	PERTY
6.	The following collateral is surre	ndered to the creditor to satisfy the secured	I claim to the extent shown below:
	CREDITOR	DESCRIPTION OF	AMOUNT OF CLAIM
	HSBC	COLLATERAL GSXR Suzuki 1300	<u>SATISFIED</u> Full Amount of claim and debt

- 7. Holders of allowed secured claims shall retain the liens securing said claims to the full extent provided by § 1325(a)(5).
- 8. Other provisions:
- a. Adequate protection for secured creditors will be paid for six months, or until confirmation, which ever is later, thereafter, the payments set forth in (2)(e) and/or (f) will begin. The payment listed under sections 2(e) and/or (f) are estimated based on currently available information and will be adjusted as needed at confirmation. After adequate protection payments, administrative priority claim will be paid pro-rate with secured claims until all administrative claims are paid in full. All debts scheduled or listed in the bankruptcy filings, whether or not listed in the plan, shall be discharged upon completion of the plan except debts that are specifically listed as long term debts by the debtor(s) under section 2(d) of the plan. In the event stay relief is granted as to any long term debt, such debt shall also be discharged upon completion of the plan.
- b. Debtor(s) proposes to pay filing fees THROUGH PLAN.
- c. Debtor(s) propose to accept the leases and/or executory contracts with the following creditors and will make post-petition direct payments on same, with any arrearage to be paid through the plan, to wit: None

Case: 11-21485-JSD Doc#:2 Filed:12/05/11 Page:3 of 3

d.	Debtor(s)	propose	to	reject	the	following	long	term	debts,	to wit:	185
None											

9. The amount, and secured or unsecured status, of claims disclosed in this Plan are based upon debtor's best estimate and belief. An allowed proof of claim will supersede those estimated claims. Objections to claims may be filed before or after confirmation. Debtor will increase payments in the amount necessary to fund allowed claims as this Plan proposes, after notice from the Trustee and a hearing if necessary, unless a Plan Modification is approved.

Date	12/5/2011	Signature	/s/ Mark Popwell
	·		Mark Popwell
			Debtor

Revised 10/2005